NOTE: To take an appeal, this form must be received by the *Pro Se* Office of the Southern District of New York within thirty (30) days of the date on which the judgment was entered, or sixty (60) days if the United States or an officer or agency of the United States is a party.

Telephone Number

Clerk

United States District Court for the Southern District of New York Daniel Patrick Moynihan United States Courthouse 500 Pearl Street New York, NY

RE:

Marjorie Charron et al. v. Pinnacle Group NY LLC, et al
United States District Court, Southern District of New York Index #07-6316 CM RE
United States Court of Appeals for the Second Circuit Index #12-2907 cv

We are the five class representatives in the above-referenced appeal. On July 13, 2012, we filed <u>pro se</u> a Notice of Appeal, which was accepted by the Clerk. It has just been brought to our attention that the original notice of appeal may have a defect in form because it was signed by only one of us. It was not clear to us from the form that all of us must actually sign the form -- it has space for only one "signature" (singular). Nor did the instructions or Clerk's office ever advise us that all of us must sign. However, just to be sure, we are submitting with this letter an Amended Notice of Appeal signed by all five of us.

We apologize for any inconvenience and thank you for your assistance in this matter.

Yours truly

Andres Mares-Muro

Marjorie Charron

Kim Powell

Raymond Andrew Stahl-David

Theodore Charron

Encl.

cc: Second Circuit Clerk, United States Court of Appeals for the Second Circuit